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AO 245B (Rev. 02/18) Judgment in a Crin

Attachment (Page 1) — Statement of Reasons

DEFENDANT: Edwin Diaz

CASE NUMBER: 15-cr-10338-FDS-38 DISTRICT: Massachusetts

STATEMENT OF REASONS

(Not for Public Disclosure)

Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony and Class A misdemeanor cases.

I.	CC	OURT	FIN	DINGS ON PRESENTENCE INVESTIGATION REPORT
	A.		The	court adopts the presentence investigation report without change.
	B.			court adopts the presentence investigation report with the following changes. (Use Section VIII if necessary) and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report.)
		1.		Chapter Two of the United States Sentencing Commission Guidelines Manual determinations by court: (briefly summarize the changes, including changes to base offense level, or specific offense characteristics)
		2.	Ø	Chapter Three of the United States Sentencing Commission Guidelines Manual determinations by court: (briefly summarize the changes, including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility) The Court applies a 2-level increase for vulnerable victim.
		3.		Chapter Four of the United States Sentencing Commission <u>Guidelines Manual</u> determinations by court: (briefly summarize the changes, including changes to criminal history category or scores, career offender status, or criminal livelihood determinations)
		4.		Additional Comments or Findings: (include comments or factual findings concerning any information in the presentence report, including information that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions; any other rulings on disputed portions of the presentence investigation report; identification of those portions of the report in dispute but for which a court determination is unnecessary because the matter will not affect sentencing or the court will not consider it)
	C.			e record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32. blicable Sentencing Guideline: (if more than one guideline applies, list the guideline producing the highest offense level)
II.	CC	OURT	FIN	DING ON MANDATORY MINIMUM SENTENCE (Check all that apply)
	A.			or more counts of conviction carry a mandatory minimum term of imprisonment and the sentence imposed is at or we the applicable mandatory minimum term.
	В.			e or more counts of conviction carry a mandatory minimum term of imprisonment, but the sentence imposed is below andatory minimum term because the court has determined that the mandatory minimum term does not apply based on:
				findings of fact in this case: (Specify)
				substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C. § 3553(f))
	C.	\checkmark	No	count of conviction carries a mandatory minimum sentence.
III.	CC	OURT	T DE	TERMINATION OF GUIDELINE RANGE: (BEFORE DEPARTURES OR VARIANCES)
	Cri Gu Suj Fin	mina idelir pervis ne Ran	Historie Rar Sed Ro See Roge: \$	Level: 42 ory Category: I nge: (after application of §5G1.1 and §5G1.2) 360 to Life months blease Range: 2 to 5 years 50,000 to \$ 250,000
	\checkmark	rine	wan	red or below the guideline range because of inability to pay.

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Attachment (Page 2) — Statement of Reasons AO 245B (Rev. 02/18)

DEFENDANT: Edwin Diaz

IV.

V.

CASE NUMBER:15-cr-10338-FDS-38 Massachusetts DISTRICT:

STATEMENT OF REASONS

GUID	ELINE SENTENCING DETERN	AIN.	ATION (Check all that apply)			
A. 🗆	does not exceed 24 months.						
В. 💋				d the difference between the mare is imposed for these reasons: (1)			
a =	Court accepted binding plea					G : 1 1:	
C. 🗆	C. The court departs from the guideline range for one or more reasons provided in the Guidelines Manua (Also complete Section V.)			nes Manual.			
D. 🗆					ance). (Also complete Section VI)		
DEPA	RTURES PURSUANT TO THE				`		
A. TI	The sentence imposed departs: (Check only one) above the guideline range						
	otion for departure before the co	urt	pursuant	to: (Check all that apply and specify	reasoi	n(s) in sectio	ons C and D)
2.	 □ plea agreement for description □ plea agreement that Motion Not Addressed in government motion □ defense motion for defense motion for defense motion 	lepar state n a I for d lepar lepar	ture, whi s that the Plea Agre eparture ture to w ture to w	ure accepted by the court ch the court finds to be reasonab government will not oppose a d eement hich the government did not obj hich the government objected	efens	se departu	are motion.
3.	Other	F					
C F				otion by the parties for departure	•		
	Reasons for departure: (Check all the			David		5W2 12	Canadan and Danas
4A1.3 5H1.1	Criminal History Inadequacy Age		5K2.1 5K2.2	Death Physical Injury			Coercion and Duress Diminished Capacity
5H1.2	Education and Vocational Skills		5K2.3	Extreme Psychological Injury			Public Welfare
5H1.3	Mental and Emotional Condition		5K2.4	Abduction or Unlawful		5K2.16	Voluntary Disclosure of
5H1.4	Physical Condition		5K2.5	Restraint Property Damage or Loss		5K2.17	Offense High-Capacity, Semiautomatic Weapon
5H1.5	Employment Record		5K2.6	Weapon			Violent Street Gang
5H1.6	Family Ties and Responsibilities		5K2.7	Disruption of Government Function		5K2.20	Aberrant Behavior
5H1.11	Military Service		5K2.8	Extreme Conduct		5K2.21	Dismissed and Uncharged Conduct
5H1.11	Charitable Service/Good Works		5K2.9	Criminal Purpose		5K2.22	Sex Offender Characteristics
5K1.1	Substantial Assistance		5K2.10	Victim's Conduct		5K2.23	Discharged Terms of Imprisonment
5K2.0	Aggravating/Mitigating Circumstances		5K2.11	Lesser Harm		5K2.24	Unauthorized Insignia
						5K3.1	Early Disposition Program (EDP)
Other G	uideline Reason(s) for Departure, t	o inc	lude dep	artures pursuant to the comment	ary i	n the Guio	delines Manual: (see "List of

Departure Provisions" following the Index in the Guidelines Manual.) (Please specify)

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Attachment (Page 3) — Statement of Reasons AO 245B (Rev. 02/18)

DEFENDANT: Edwin Diaz

VI.

CASE NUMBER: 15-cr-10338-FDS-38 DISTRICT: Massachusetts

STATEMENT OF REASONS

		STATEMENT OF REASONS				
CO	UR'	T DETERMINATION FOR A VARIANCE (If applicable)				
	The sentence imposed is: (Check only one)					
	□ above the guideline range					
		below the guideline range				
R	M	otion for a variance before the court pursuant to: (Check all that apply and specify reason(s) in sections C and D)				
ъ.	1.	Plea Agreement				
	1.	□ binding plea agreement for a variance accepted by the court				
		□ plea agreement for a variance, which the court finds to be reasonable				
		plea agreement that states that the government will not oppose a defense motion for a variance				
	2.	Motion Not Addressed in a Plea Agreement				
		☐ government motion for a variance				
	defense motion for a variance to which the government did not object					
		defense motion for a variance to which the government objected				
		☐ joint motion by both parties				
	3.	Other				
		☐ Other than a plea agreement or motion by the parties for a variance				
C.	18	U.S.C. § 3553(a) and other reason(s) for a variance (Check all that apply)				
		The nature and circumstances of the offense pursuant to 18 U.S.C. § 3553(a)(1)				
		☐ Mens Rea ☐ Extreme Conduct ☐ Dismissed/Uncharged Conduct				
		□ Role in the Offense □ Victim Impact				
		☐ General Aggravating or Mitigating Factors (Specify)				
		The history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1)				
		☐ Aberrant Behavior ☐ Lack of Youthful Guidance				
		☐ Age ☐ Mental and Emotional Condition				
		☐ Charitable Service/Good ☐ Military Service				
		Works				
		☐ Community Ties ☐ Non-Violent Offender				
		☐ Diminished Capacity ☐ Physical Condition				
		□ Drug or Alcohol Dependence □ Pre-sentence Rehabilitation □ Employment Record □ Pre-sentence Rehabilitation				
		□ Employment Record□ Remorse/Lack of Remorse□ Family Ties and□ Other: (Specify)				
	Responsibilities Issues with Criminal History: (Specify)					
		To reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense				
		(18 U.S.C. § 3553(a)(2)(A))				
	☐ To afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B))					
	☐ To protect the public from further crimes of the defendant (18 U.S.C. § 3533(a)(2)(B))					
	☐ To provide the defendant with needed educational or vocational training (18 U.S.C. § 3553(a)(2)(D))					
	\Box To provide the defendant with medical care (18 U.S.C. § 3553(a)(2)(D))					
		To provide the defendant with other correctional treatment in the most effective manner (18 U.S.C. § 3553(a)(2)(D))				
		To avoid unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6)) (Specify in section D)				
		To provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))				
		Acceptance of Responsibility \square Conduct Pre-trial/On Bond \square Cooperation Without Government Motion for				
		Early Plea Agreement				
		Time Served (not counted in sentence) □ Waiver of Indictment □ Waiver of Appeal				
	□ Policy Disagreement with the Guidelines (Kimbrough v. U.S., 552 U.S. 85 (2007): (Specify)					
	_					
		Other: (Specify)				

AO 245B (Rev. 02/18)

DEFENDANT:

Edwin Diaz CASE NUMBER: 15-cr-10338-FDS-38 DISTRICT: Massachusetts

STATEMENT OF REASONS

VII.	COURT DETERMINATIONS OF RESTITUTION	

	A.	∇	Res	stitution Not Applicable.					
	B.	Tota	al Ar	mount of Restitution: \$					
	C.	Restitution not ordered: (Check only one)							
		1.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).					
		2.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B).					
		3.		For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).					
		4.		•					
		5.		3663A, restitution is not ordered because the victim(s)'(s) losses were not ascertainable (18 U.S.C. § 3664(d)(5)) For offenses for which restitution is otherwise mandatory under 18 U.S.C. §§ 1593, 2248, 2259, 2264, 2327 or 3663A, restitution is not ordered because the victim(s) elected to not participate in any phase of determining the restitution order (18 U.S.C. § 3664(g)(1)).					
		6.		Restitution is not ordered for other reasons. (Explain)					
VIII.	AD	DIT	(ION)	AL BASIS FOR THE SENTENCE IN THIS CASE (If applicable)					
Defen	dant	's So	c. Se	c. No.: None Date of Imposition of Judgment 08/20/2018					
Defen	dant	's Da	te of						
Defen	dant	's Re	siden	East Boston, MA Conce Address: East Boston, MA Signature of Judge F. Dennis Saylor IV, USDJ					
Defen	dant	's Ma	iling	Address: East Boston, MA Name and Title of Judge Date Signed 08/20/2018					